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11 Attorneys for Plaintiff,
12 *BBIP, LLC*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 BANGBROS.COM, INC., a Florida
16 corporation; and BBIP, LLC, a Florida Limited
17 Liability Company,

18 Plaintiff,

19 vs.

20 JAY THOMAS, an individual;
21 and STRATIS MARKETING SOLUTIONS,
22 INC., a Nevada corporation,

23 Defendants.

24 Case No. 2:12-cv-01318-LRH -CWH

25 **Plaintiffs' Notice of Voluntary
26 Dismissal of All Defendants**

27 Plaintiffs, BANGBROS.COM, INC., and BBIP, LLC (collectively, "BangBros"), by and
28 through their undersigned counsel, respectfully file this Notice Pursuant to Federal Rule of Civil
Procedure 41(a)(1)(A)(i). BangBros voluntarily dismisses with prejudice Defendants JAY
THOMAS and STRATIS MARKETING SOLUTIONS, INC., from the above-captioned action.
As all defendants have been dismissed, BangBros suggests that this Action is now fully
terminated.

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1 Dated September 20, 2012

Respectfully Submitted,
RANDAZZA LEGAL GROUP

4 *s/ Ronald D. Green*
5 Marc J. Randazza
6 Ronald D. Green

7 Attorneys for Plaintiffs,
8 *BangBros.com, Inc., and*
9 *BBIP, LLC*

10 **CERTIFICATE OF SERVICE**

11 Pursuant to Federal Rule of Civil Procedure 5(b), I hereby certify that I am a
12 representative of Randazza Legal Group and that on this 20 day of September, 2012, I caused
13 the document(s) entitled:

14
15 **Plaintiffs' Notice of Voluntary
16 Dismissal of All Defendants**

17 and all attachments to be served by the Court's CM/ECF system.

18
19 */s/ Ronald D. Green*

20 Ronald D. Green